Dec. 4th, 2020

To: Honorable Judge 1701 W. Bus. 83 – McAllen, TX

From: Miguel Valadez

2013 Ash Circle – Edinburg, TX

Phone #: 956-777-9044

Complaint: Civil Rights Violations

I, Miguel Valadez, born March 26, 1967, am a victim of Electrical Harassment in form of Torturing by — Electrical energy running through my body and burning me on my skin, and electrical energy running through inside my body that is causing internal damage, to my muscle tissue and kidneys, sleep deprivation, high frequency tones in my bedroom and kitchen), Gang Stalking, Physical, Mental, Emotional, and Psychological Torture.

This harassment is being conducted by the DEA Agency. When the DEA launches an investigation, they are authorized to use the full force of the Specialized Operations Division also known as the SOD, the NSA and the FBI.

The Special Agent in charge has to be Steven Whipple from the Houston Division. There are two Special Agent in Charge that operate the State of Texas. Mr. Whipple is the Agent in Charge of the McAllen Division. There would be no investigation of this capacity without him given the approval. That is why he is listed as defendant, in addition to the tenant who lives next door to me @ 2017 Ash Circle. When I moved into this area, the next door neighbor at 2017 Ash Circle was a female who drove a red Toyota. A few days after I moved into my residence at 2013, this lady had a garage sale and then disappeared. The next day cars were in and out of that house, driving two silver cars. I have never seen the tenant, I have gone next door and knocked on the door on more than several occasions, but nobody will answer the door. Til this day, I don't know who is lives in that residence. However, people at night and day, come into the roof and my attic from his yard. That is one reason I have that tenant listed as a defendant.

I have taken complete notice of this intense Surveillance on me since 01/01/2019. Their tactics is to use Electrical Harassment by gaining entrance into your attic and staying up there 24/7, shift after shift and using Direct Energy Weapons that penetrate through walls and ceilings. I

have video of them up there, but they look like aliens and all you see it lights blinking and shadows. I have a \$75 dollar camera trying to compete with the highest technology the Govt has to offer at this date and time....I Have pictures verifying the physical torture they have committed on me. From head to ears and most importantly my Buttocks. I don't have pictures of the electronic equipment they use, but them putting in hospital is proof for me...The Doctors can't explain it, but just say I am a reaction to my medicine...But that is the why..

They continue the violation of civil rights by Gang Stalking by using a large network of citizens to spy on me everywhere I go. This is a full army of the Government agencies against one person, Me, Miguel Valadez.

I am challenging these agencies to produce one piece of physical evidence of their surveillance, any tap wired conversations of any kind to prove their continued investigation, that does not only include investigation techniques but also includes violation of Civil Rights and electrical harassment that they turn into Torture.

I have been a healthy man for 50 years and in the past two years, I have been hospitalized on three different occasions from 01/10/19, 02/01/2019 and 10/22/20...

The Electrical Harassment using electrical energy that ran and continues today to be ran through my body has cause muscle tissue damage and renal insufficiency. At one point my Troponin levels were extremely high and I was rushed by ambulance to emergency because I was having a small stroke.

I am including a motion for Ex Parte request. Why? Because I will suffer immediate and irreparable injury if notice is given to this Agencies. From experience, they will retaliate against me and use their electronic harassment more frequently and with much more intense torture. Every time I have called the cops or tried to get help, or confronted them, they have retaliated with more electronic torture. After talking to someone for help, they have put holes on my car's radiator, have flatten my tires twice, always causing to have an accident on the freeway, and gone to the extent and flattened by spouse's vehicle.

Your Honor, this is happening everyday...this energy was used on me this morning. They are killing me and trying to ruin my kidneys. The Doctors said I am at a Stage 3 on Kidney...the highest stage is 5. I am not a diabetic. I am in good physical condition, that has to endure this injustice. I don't know how long my body is going to withstand this before It gives in. I have two grandchildren I want to see grow up. Your Honor, this is a true story and desperately need your assistance in saving my life.

Respectfully, Miguel Valadez

direct energy weapons from the ceiling to shoot down the energy to any part of my body. They have tried to cripple by attacking my joints and my hips which is extremely painful at the time and afterwards and pain last for days.

Your Honor, Please help me. I have attached pictures of the torture and I have videos that the police are currently reviewing. More specific Officer Maurice L...The police say this is a mental issue which is Ludacris. Officer Maurice called me last night and said he is reviewing the videos and does see some very strange things happening and see shadows all over the place...It takes an army to be in the attic because they need people to pass oxygen lines and cooling lines to the agents that are doing the torturing...

Sincerely and Respectfully,

Miguel Valadez

2013 Ash Cir.

Edinburg, TX

956-777-9044

UNITED STATES DISTRICT COURT

for the

Southern District of Texas

MAHEN Division

| | Case No. | |
|--|--|--|
| Miguel Angel Valader Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) -V- | (to be filled in by the Clerk's Office) Request - Jury Trial)))) | |
| DEA - Special Agent Steven whipple Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) | ý))) | |

COMPLAINT AND REQUEST FOR INJUNCTION

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

| Name | Miquel Angel Valadez |
|--------------------|---|
| Street Address | 2013 Ash circle |
| City and County | Edinburg - Hidalgo |
| State and Zip Code | Texas - 78539 |
| Telephone Number | 956-777-9044 |
| E-mail Address | Valadez Miquel 14 @ Yahoo.com |
| | , |

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

| What | <u> </u> | asis for eral que | federal court jurisdiction? (check all that apply) stion Diversity of citizenship | |
|--------|-----------|------------------------|--|--------------------------------|
| Fill o | ut the pa | aragrapl | ns in this section that apply to this case. | |
| A. | If the | e Basis i | for Jurisdiction Is a Federal Question | |
| | List t | he speci t issue in | ific federal statutes, federal treaties, and/or provisions of the Urnthis case. | nited States Constitution that |
| | | | · · · · · · · · · · · · · · · · · · · | |
| | | R. Cu | | |
| В. | If the | e Basis i | for Jurisdiction Is Diversity of Citizenship | |
| | 1. | The 1 | Plaintiff(s) $N \setminus \omega$ | |
| | | a. | If the plaintiff is an individual | |
| | | | The plaintiff, (name) | , is a citizen of the |
| | | | State of (name) | · . |
| | | ъ. | If the plaintiff is a corporation | |
| | | | The plaintiff, (name) | , is incorporated |
| | | | under the laws of the State of (name) | |
| | | | and has its principal place of business in the State of (name) | |
| | | | ore than one plaintiff is named in the complaint, attach an adding information for each additional plaintiff.) | itional page providing the |
| | 2. | The I | Defendant(s) μ | |
| | | a. | If the defendant is an individual | ত |
| | | | The defendant, (name) | , is a citizen of |
| | | | the State of (name) | . Or is a citizen of |
| | | | (foreign nation) | - |

Telephone Number

E-mail Address (if known)

| Complaint and Request for Injunction | |
|--------------------------------------|-------------------------------------|
| Defendant No. 1 | , |
| Name | Steven whipple |
| Job or Title (if known) | DEA special Agent In Charge-Houston |
| Street Address | • |
| City and County | Houston - Harris |
| State and Zip Code | |
| Telephone Number | |
| E-mail Address (if known) | |
| Defendant No. 2 | |
| Name | Tenant C2017 Ash Cir-Edinburg, TX |
| Job or Title (if known) | unknown - |
| Street Address | 2017 Ash Circle-Edinburg, Th |
| City and County | Edinburg Hidalgo |
| State and Zip Code | TX 78539 |
| Telephone Number | unknown |
| E-mail Address (if known) | |
| Defendant No. 3 | |
| Name | |
| Job or Title (if known) | A / |
| Street Address | |
| City and County | 1 |
| State and Zip Code | |
| Telephone Number | |
| E-mail Address (if known) | |
| • | 1 N 1 |
| Defendant No. 4 | |
| Name | N/ |
| Job or Title (if known) | |
| Street Address | |
| City and County | |
| State and Zip Code | |

| b. | If the defendant is a corporation | | | | | |
|----|---|-------------------------|--|--|--|--|
| | The defendant, (name) | , is incorporated under | | | | |
| | the laws of the State of (name) | , and has its | | | | |
| | principal place of business in the State of (name) | | | | | |
| | Or is incorporated under the laws of (foreign nation) | , | | | | |
| | and has its principal place of business in (name) | | | | | |

(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)

3. The Amount in Controversy Nla-

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the injunction or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

- A. Where did the events giving rise to your claim(s) occur?

 1. 1703 Letington Circle -#5 Edinburg iTA- 78539-from 1-1-19 to 10-Presa 20204

 2. 2013 Ash Circle Edinburg, TX 78539-from 10-7-20 to Presant
- B. What date and approximate time did the events giving rise to your claim(s) occur?

 1. 1-1-2019 morning, Afternoon, evening in right & 4 hours a day

 7 days a week. Tenant next door at APT 3 had many people come
 in and out of his Apt. Then gained Access to Affic and crossed over
 to MV apartment to Inflict electrical Harrassment and gangstalking. This
 person moved in next door AFTER I moved in To my Apt. withspowse.

 2. 10-7-19-morning, Afternoon, evening inight & 4 hours a day, 7 days a week.

 Even through folidays. Dol7 is h Cir Alady lived there within a week she
 moved out and another tenant and until this I been unable to
 meet this person. When I go Knock at door not ody never Answers,
 They immediately gained Access to my Attic and started immediately
 electronically harrassing, gang stalking.

 Page 4 of 6

What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? C. Was anyone else involved? Who else saw what happened?)

I used drugs for a short period of time-causing undercover cops to Take notice. They started surviellance - obtaing legal warrants for set up cameras, microphoses-and whatever else. its been two Years and not one single piece of me being a drug dealer, conspirator or over using drugs I have not usad drugs in thrae Years. - what happen to me I was and continue to be electronically Harrassed torture,

FINSICALLY-amotionally-mentally-- NO DOUGHT the DEA is behind all of this Injustice and Vio totion of Civil Right -- NEA-Has network of informants who follow you around. Neighbors now what is tappening. DEA Takes over neighborhood.

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

my life is in Dire Danger As I speak. The electronic Harrassment has caused severe medical Damage to my lakeral bookst tissua-muscle and kicheys and heart. Different Agents use these Direct energy weapons and each one has their own Agenda. Some are completely ruthbss and soverely used the weapons with indent to Course out on the Lorent Daylor of Lorent Daylor on the Lorent Daylor out of the Lorent Daylor out on the Lorent Daylor out of the Lo to cause extreme bookly injury andlor parth. When igo to steep or lay on the couch I don't know if that will be last time bight can endure this torture. The energy they put through my body can kill meat any time. The epotopical energy causes my body the paraloged and I can't move my fingers or toos. Money can't help me at this present time - money can help me later for courseling and paying madical bills. bills.

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or my physical body and laternal organs have permanenth damage due to this electronic Harrissment. I ask the court to order TRO to review and fostwer pictures, videos and gang stalking from my affic and fore them to stop immediated the electronic Harrissment, gang stalking from my attic.

The electronic Harrissment, physical, mental, emotional torture continues as I

The electronic Harrissment, physical, mental, emotional torture continues as I

Write this complaint. This has been annotop for Almost Two fears from the DEA.

Write this complaint. This has been annotop for Almost Two fears from the DEA.

They had end have no clue the condition and or; tical situation my they are easing,

They had end have no clue the condition and or; tical situation my they are easing.

To my Internal organs. They have no remorse, have caused meand spouse to separate.

I don't know what a life is worth for positive damages.

But I have been treated worse than aterroxist - I have done nothing wrong in 3 yrs. But yet they continue to want to kill me, with that being said I am requesting Two million dollars for this injustice.

Note: I wrote a letter to special Agent in Charge steven whipple - But it did not help 1 Also Qmail letter to our congressman but that did not holp.

Letter to mr. whipple Attach.

GENERAL AFFIDAVIT

My Commission Expires:

12-4-20

To: Honorable Sudge

Please make a phone call and for will find out lam under Investigation. If i give notice they will probably does something to stop it so you want sea my case. It I can't get a TRO-that desperally need for my life Please Consider my Complaint and Injustion.

If a TRO is granted I can provide by supleana some If a TRO is granted I can provide by supleana some neighbors and Lordloids. Pole! This Agency totally remodeled my Attic for their easy access.

I Ask your Honorable Judge please help-nobody has been able to help and I have just being tortured everyday.

This is a true and accuse to story of what has been written.
Two affidevits have been completed.
One for the Application to proceed and one to prode It is my body and afficin the fictures

Thank You,

Miguel Avalors

JS 44 (Rev. 10/20) Case 7:20-mc-01220 Document 10 Vila S112(01/20 in TXSD Page 11 of 11

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

| purpose of initiating the civil d | ocket sheet. (SEE INSTRU | CTIONS ON NEXT PAGE C | | | | | | | |
|--|--|--|--|--|--------------------|---|-------------------------------------|-----------------------------|------------|
| I. (a) PLAINTIFFS | | | DEFENDA | NTS | | | | | |
| Miguel A Valadez | | | DEA Special Agent in Charge Steven Whipple Houston Div Tenant who lives @ 2017 Ash Cir Edinburg, TX 78539 | | | | | | |
| dia a compara de la compara de | | | 1 | County of Residence of First Listed Defendant Harris | | | | | |
| ` , | of First Listed Plaintiff <u>]</u> XCEPT IN U.S. PLAINTIFF C | Hidalgo | —— County of Resid | | | LAINTIFF CASES O | | | |
| (E. | ACEPT IN U.S. PLAINTIFF C. | ASES | NOTE: IN LAN | ND COND | EMNATI | ON CASES, USE TE | | OF | |
| | | | | | DI II (D II | COLVED. | | | |
| (c) Attorneys (Firm Name, | Address, and Telephone Numb | er) | Attorneys (If Kn | 10wn) | | | | | |
| N/a | | | | | | | | | |
| M. Praid OF Hibido | TOTION | | III. CITIZENSHIP O | E DDI | NCTDA | T DADTIES | | O P 6 | |
| II. BASIS OF JURISD | ICTION (Place an "X" in | One Box Only) | (For Diversity Cases (| | NCIFA | | riace an A. in ind One Box for . | | |
| 1 U.S. Government | x 3 Federal Question | | } | PTF | DEF | | | PTF | DEF |
| Plaintiff | (U.S. Government | Not a Party) | Citizen of This State | 1 | 1 | Incorporated or Pri of Business In T | | ∐ 4 | <u> </u> 4 |
| 2 U.S. Government | 4 Diversity | | Citizen of Another State | $\prod 2$ | □ 2 | Incorporated and P | rincipal Place | □ 5 | ∏5 |
| Defendant | | hip of Parties in Item III) | Olimbia de l'alle de | | L_1 - | of Business In A | | | - |
| | | | Citizen or Subject of a | <u> </u> | ☐ 3 | Foreign Nation | | ☐ 6 | □ 6 |
| TOTAL PROPERTY OF CHIEF | | | Foreign Country | | | C N | '4 C . 1 . D . | | |
| IV. NATURE OF SUIT | | | EODERMINE SALES | | | for: Nature of S | T | SCRIPTION STATUT | |
| CONTRACT | | ORTS | FORFEITURE/PENAL | | | KRUPTCY | | | |
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| 140 Negotiable Instrument | Liability | 367 Health Care/ | Here and | - 1 | | | | Reapportion | nment |
| 150 Recovery of Overpayment | 320 Assault, Libel & | Pharmaceutical | j | | PROPE | RTY RIGHTS | 410 Antitr | | |
| & Enforcement of Judgment | Slander | Personal Injury | ĺ | | 820 Cop | | — 4 | and Banki | ng |
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| 152 Recovery of Defaulted | Liability | 368 Asbestos Personal | | <u> </u> _ | _ | ent - Abbreviated | 460 Depor | tation teer Influer | and and |
| Student Loans (Excludes Veterans) | 340 Marine 345 Marine Product | Injury Product Liability | 1 | <u></u> | Nev 840 Trac | v Drug Application | | t Organiza | |
| 153 Recovery of Overpayment | Liability | PERSONAL PROPER | TY LABOR | | | end Trade Secrets | <u> </u> | mer Credit | |
| of Veteran's Benefits | 350 Motor Vehicle | 370 Other Fraud | 710 Fair Labor Standards | s | 4 | of 2016 | | SC 1681 or | |
| 160 Stockholders' Suits | 355 Motor Vehicle | 371 Truth in Lending | Act | 1 | | | | one Consu | |
| 190 Other Contract | Product Liability | 380 Other Personal | 720 Labor/Management | <u> </u> | SOCIA | L SECURITY | Protec | ction Act | |
| 195 Contract Product Liability | 360 Other Personal | Property Damage | Relations | | | (1395ff) | 490 Cable/ | | |
| 196 Franchise | Injury | 385 Property Damage | 740 Railway Labor Act | | | ck Lung (923) | 850 Securi | | odities/ |
| | 362 Personal Injury - Medical Malpractice | Product Liability | 751 Family and Medical Leave Act | · | | VC/DIWW (405(g)) D Title XVI | Excha | | |
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| 210 Land Condemnation | 440 Other Civil Rights | Habeas Corpus: | 791 Employee Retiremen | |] 005 1051 | (105(6)) | | nmental M | |
| 220 Foreclosure | 441 Voting | 463 Alien Detainee | Income Security Act | <u> </u> | FEDER | AL TAX SUITS | _ | om of Infor | |
| 230 Rent Lease & Ejectment | 442 Employment | 510 Motions to Vacate | ; [| | 870 Tax | es (U.S. Plaintiff | Act | | |
| 240 Torts to Land | 443 Housing/ | Sentence | 1 | | | Defendant) | 896 Arbitr | | |
| 245 Tort Product Liability | Accommodations | 530 General | | | | —Third Party | — | nistrative Pr | |
| 290 All Other Real Property | 445 Amer. w/Disabilities | - 535 Death Penalty | IMMIGRATION | | 26 | USC 7609 | | eview or Ap | |
| | Employment 446 Amer. w/Disabilities | Other: 540 Mandamus & Oth | er 462 Naturalization Appli er 465 Other Immigration | cation | | | 950 Consti | y Decision | |
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| | Cite the U.S. Civil St | atute under which you ar | e filing (Do not cite jurisdiction | al statutes | s unless di | iversity): | - | <u> </u> | |
| VI. CAUSE OF ACTIO |)N | | | | | | | | |
| VI. CHUBE OF ACTIV | Brief description of c | ause: | | | | | | | |
| VII. REQUESTED IN | 7II. REQUESTED IN CHECK IF THIS IS A CLASS ACTION DEMAND \$ CHECK YES only if demanded in complaint: | | | | | | | | |
| COMPLAINT: | UNDER RULE | | DEMARKED | | | URY DEMAND: | Yes | ∏No | |
| | | , | | | | ON'T DEMINITUE | | | |
| VIII. RELATED CASI | | | | | | | | | |
| IF ANY | (See instructions): | JUDGE | | | DOCK | ET NUMBER | | | |
| DATE | | | TORNEY OF RECORD | | | | | | |
| 201211 | | DIGHALORG OF ALL | CAUTE OF RECORD | | | | | | |
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| FOR OFFICE USE ONLY | | | | | | | | | |
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